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1	Tl-		D			
2	Exh. No.	Name	Purpose/ Sponsor	Obj?	Response	Court Notes
3 4 5 6 7 8 9 10 11 12	1	CHP Critical Incident Policy/Proced ures Evaluation	Liability / Christopher Weaver, Kristi Cho or Sgt. Pia	Hearsay. Fed. R. Evid. 802. Plaintiff has refused to provide what they intend to use, but defendants believe that this exhibit may also include information from personnel files which is the subject of defendants' Motion in Limine #3.	This document was produced by defendant and is Bates Stampe CHP 1108-1130. Hearsay exception as record of regularly conducted activity FRE 804(6) or public records FRE 804(8) or under FRE 807	
131415161718	2	Critical Incident Reconstructio n Report	Liability / Christopher Weaver, Kristi Cho or Sgt. Pia	Hearsay. Fed. R. Evid. 802.	Hearsay exception as record of regularly conducted activity FRE 804(6) or public records FRE 804(8) or under FRE 807	
19 20 21 22 23 24	3	Monterey D.A.'s Executive Summary	Liaibilty / Christopher Weaver, Kristi Cho or Sgt. Pia	Hearsay. Fed. R. Evid. 802.	Hearsay exception as record of regularly conducted activity FRE 804(6) or public records FRE 804(8) or under FRE 807	
2425262728	4	Incident Detail Report for 7/23/19	Liability / Weaver or Cho	Hearsay. Fed. R. Evid. 802.	Hearsay exception as record of regularly conducted activity FRE 804(6) or public	

1 2					records FRE 804(8) or under FRE 807	
3 4	5	Monterey Daily Beat Assignment	Liability / Weaver or Cho			
5	6	Transcript of Recorded Interview of Dana Weaver	Liability / Sgt. Pia, Sgt. Dunca, or C. Weaver	Hearsay. Fed. R. Evid. 802.	Offered for impeachment purposes if needed	
7 8 9 10 11 12	7	DUI Report by Officer Rios	Liability / C. Weaver or K. Cho	Hearsay. Fed. R. Evid. 802.	Hearsay exception as record of regularly conducted activity FRE 804(6) or public records FRE 804(8) or under FRE 807	
13 14 15 16 17 18	8	MAIT Supplement Report	Liability / C. Weaver, K. Cho, or Sgt. Pia	Hearsay. Fed. R. Evid. 802.	Hearsay exception as record of regularly conducted activity FRE 804(6) or public records FRE 804(8) or under FRE 807	
19 20	9	Home video from surveillance Camera	Liability / Liza Gold or Lt. Coomer			
21 22 23 24 25 26 27 28	10	Expert Created Illustrations (Positions_02. pdf pgs 1-14)	Liability / Jason Fries	Illustrations created as PowerPoints and Slides are the subject of defendants' Motion in Limine # 6. In addition, defendants reserve all other objections	Defendants were served with this exhibit both in December of 2024 as well as in response to defendant's MIL No. 6.	

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II	(Case 3:23	-cv-03414-RFL	Document 13	0 Filed 04/29/2	5 Page 4 of 43	1	
1					because they			
2					have not seen this Exhibit. In			
3					response to defense			
4					counsel's request			
5					for a copy, plaintiff's			
6					counsel stated in an e-mail on			
7					April 27 "I am			
8					not sure we are required to turn			
9					over exhibits to you."			
10	f				Hearsay. Fed. R. Evid. 802. This	Not haspass It		
11			Report of	Foundation for	expert's file is	Not hearsay. It is subject to		
12		11	Jason Fries, 3D Forensics	Exhibit 10 / Jason Fries	the subject of defendant's	cross examination		
13					Motion in Limine #6	before the jury.		
14	ŀ				Defendants may			1
15					have no objection, but			
16			4 Scene		plaintiff has refused to			
17			Photos in	Liability / Cho,	provide the			
18		12	Immediate Aftermath of	Weaver, Aguilar	photographs. Therefore,			
19			Shooting		defendants reserve their			
20					objections			
20					pending photo review			
					Defendants have not seen which			1
22					photographs			
23			2 Dhotos of	Liability and	plaintiff intends to use.			
24		13	3 Photos of Gold after	Damages / Cho, Weaver,	Plaintiff's counsel stated in			
25			Shooting	Aguilar	an e-mail on			
26					April 27 "I am not sure we are			
27					required to turn over exhibits to			
28	L		l		OVEL CAIHOUS IO			

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1 2				you." Based on the description, defendants		
3				object and note		
4				that these are the subject of		
5				defendants' Motion in Limine #5		
6 7	14	Photo of Gun on Floor	Liability / Cho, Weaver, Aguilar			
8	15	Photo of Air	Liability / Cho,			
9	15	Rifle	Weaver, Aguilar			
10				Defendants may have no		
11				objection, but plaintiff has		
12		7 Photos of	Liaiblity / Cho,	refused to provide the		
13 14	16	Bullet Holes in Walls	Weaver, Aguilar	photographs. Therefore,		
15			C	defendants reserve their		
16				objections pending photo		
17				review		
18	17	Cho Drawing of Figure on Shower Ledge	Liability / Kristi Cho			
19			T :-1-:1:: /	. II Б. I D	Not hearsay,	
20 21	18	Report of Anita Zanin	Liability / Anita Zanin	Hearsay. Fed. R. Evid. 802	subject to cross examination before the jury.	
22				Defendants have not seen which		
23				photograph plaintiff intends		
24		Bullet Hole	T:-1:114 /T:	to use.		
25	19	Photo of Ari Gold Left	Liability / Liza Gold	Plaintiff's counsel stated in		
26		Shoulder		an e-mail on April 27 "I am		
27				not sure we are required to turn		
28				over exhibits to		

		3400 0.20	00 00 11 1 1 1 1 2	Doddinon 10	1 1100 0 172072	o rago o or ro		
1					you." Based on			
2					the description, defendants			
3					object and note that this the			
4					subject of defendants'			
5					Motion in Limine #5			
6	ŀ		Booking	T 1 1 11 / / T 1	Objection.	Relevant to		1
7 8		20	Photo of Ari Gold	Liability / Liza Gold	Relevance. Fed. R. Evid. 402	show Ari Gold after he was shot.		
9	İ		Pathology	Liability and	Objection. Hearsay, Fed. R.	Not hearsay,		
10		21	report of Judy Melinek,	Damages / Judy Melinek	Evid. 802; and Relevance, Fed.	subject to cross examination		
11	ļ		M.D.	Judy Mennek	R. Evid. 402.	before the jury.		
12			Report of Michael	Liability and Damages /	Objection. Hearsay, Fed. R.	Not hearsay, subject to cross		
13 14		22	Freeman, M.D.	Michael Freeman	Evid. 802; and Relevance, Fed. R. Evid. 402.	examination before the jury.		
15					Objection.	Not hearsay as it is not offered		
16			Internal		Hearsay, Fed. R. Evid. 802. This	for the truth of the matter		
17		22	Investigation	Liability /	report is also the	asserted.		
18		23	Report of Weaver	Christopher Weaver	subject of defendants'	Offered instead to show		
19			12/10/20		Motions in Limine #2 and	Weaver's state of mind at the		
20					#3.	time of the incident.		
21	Ī				Objection.	Not hearsay as it is not offered		
22			Internal		Hearsay, Fed. R. Evid. 802. This	for the truth of the matter		
23		2.4	Investigation	Liability /	report is also the	asserted.		
24		24	Report of Weaver	Christopher Weaver	subject of defendants'	Offered instead to show		
25			10/6/20		Motions in Limine #2 and	Weaver's state of mind at the		
26					#3.	time of the incident.		
27	L		<u> </u>	<u> </u>	<u> </u>	meidelli.		
28								

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1			I	I	I	Not hearsay as	
2					Objection.	it is not offered	
			Notice of		Hearsay, Fed. R. Evid. 802. This	for the truth of the matter	
3			Internal	Liability /	report is also the	asserted.	
4		25	Investigation of Weaver	Christopher Weaver	subject of defendants'	Offered instead to show	
5			11/2/20	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Motions in	Weaver's state	
6					Limine #2 and #3.	of mind at the time of the	
7					$\pi 3.$	incident.	
					01: 4:	Not hearsay as	
8					Objection. Hearsay, Fed. R.	it is not offered for the truth of	
9				Liability /	Evid. 802. This	the matter	
10		26	Internal Investigation	Christopher	report is also the subject of	asserted. Offered instead	
11		20	of Weaver	Weaver or Sgt. Pia	defendants'	to show	
12				1 14	Motions in Limine #2 and	Weaver's state of mind at the	
					#3.	time of the	
13						incident.	Ш
14					Objection.	Not hearsay as it is not offered	
15					Hearsay, Fed. R.	for the truth of	
16			Notice of	Tiobility /	Evid. 802. This	the matter	
		27	Administrativ e	Liability / Christopher	report is also the subject of	asserted. Offered instead	
17			Interrogation	Weaver	defendants'	to show	
18			of Weaver		Motions in Limine #2 and	Weaver's state of mind at the	
19					#3.	time of the	
20						incident.	Ш
						Not hearsay as it is not offered	
21					Objection.	for the truth of	
22			Administrativ		Hearsay, Fed. R. Evid. 802. This	the matter asserted.	
23			e Lutarana artisa	Liability /	report is also the	Offered instead	
24		28	Intgerrogation Record re	Christopher	subject of	to show	
			Weaver	Weaver	defendants' Motions in	Weaver's state of mind at the	
25			11/13/20		Limine #2 and	time of the	
26					#3.	incident.	
27						Further, offered for	
28			•		•	•	 Γ
20	1				7		1

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1 2						impeachment purposes.	
3							
4	-					Not hearsay as it is not offered	
5					Objection.	for the truth of the matter	
6					Hearsay, Fed. R.	asserted.	
7		20	Transcript of Interview	Liability /	Evid. 802. This report is also the	Offered instead to show	
8		29	with Weaver 11/13/20	Christopher Weaver	subject of defendants'	Weaver's state of mind at the	
9			11/10/20		Motions in Limine #2 and	time of the incident.	
10					#3.	Further offered for	
11 12						impeachment purposes.	
13	-				Objection.	Not hearsay as it is not offered	
14					Hearsay, Fed. R. Evid. 802. This	for the truth of the matter	
15		30	Suspension Notice	Liability / Christopher	report is also the subject of	asserted. Offered instead	
16		30	Weaver 6/17/20	Weaver	defendants'	to show	
17					Motions in Limine #2 and	Weaver's state of mind at the	
18					#3.	time of the incident.	
19			Transcript of Recorded		Defendants request that the		
20		31	Interview of	Liability / Christopher	court defer ruling on this		
21			Christopher Weaver	Weaver	item until such time as Officer		
22			7/25/19		Weaver testifies Objection.		-
23					Hearsay, Fed. R. Evid. 802. This	This is not hearsay as it is	
2425		22	CHP General Order,	Liability / Sgt.	report is also the	not offered for the truth of the	
26		32	Professional Values	Dungca	subject of defendants'	matter asserted. It is offered to	
27					Motions in Limine #2 and	show that there was a policy.	
28	Ĺ				#3	a poney.	┙

1 2 3	33	Professional Values Sheet for Weaver 5/15/20	Liability / Christopher Weaver			
4 5	34	Witness interview of Chris Pia by Lt. Coomer	Liability / Sgt. Pia	Objection. Hearsay, Fed. R. Evid. 802	Offered for impeachment purposes.	
6 7	35	Report of Jack Friedman	Liability / Jack Friedman	Objection. Hearsay, Fed. R. Evid. 802	Not hearsay, subject to cross examination before the jury.	
8 9 10	36	Report of Roger Clark	Liability / Roger Clark	Objection. Hearsay, Fed. R. Evid. 802	Not hearsay, subject to cross examination before the jury.	
11 12 13 14	37	Transcript of Recorded Interview of Kristi Cho 7/25/19	Liability / Kristi Cho	Defendants request that the court defer ruling on this item until such time as Officer Cho testifies		
15 16 17	38	Task oriented Qualification CoursePistol for Kristi Cho	Liability / Kristi Cho	Objection. Hearsay, Fed. R. Evid. 802; and Relevance, Fed. R. Evid. 402	Not hearsay, not offered for the truth of the matter asserted.	
17 18 19 20 21	39	CHP Professional Values form Kristi Cho	Liability / Kristi Cho	Objection. Hearsay, Fed. R. Evid. 802. This report is also the subject of defendants' Motion in Limine #3	Not hearsay, not offered for the truth of the matter asserted.	
22 23 24 25 26	40	CHP Use of Force Policy	Liability / Sgt. Dungka	Objection. Hearsay, Fed. R. Evid. 802	This is not hearsay as it is not offered for the truth of the matter asserted. It is offered to show that there was a policy.	
27 28	41	CHP General Order No. 110.91	Liability / Sgt. Dungka	Objection. Hearsay, Fed. R. Evid. 802	This is not hearsay as it is not offered for	

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1 2 3						the truth of the matter asserted. It is offered to show that there	
4	•					was a policy. This is not	
5			POST			hearsay as it is not offered for	
6		42	Chapter 11,	Liability / Sgt.	Objection. Hearsay, Fed. R.	the truth of the	
7		12	Crimes in Progress	Dungka	Evid. 802	matter asserted. It is offered to	
8						show that there was a policy.	
9					Objection. Hearsay, Fed. R.	-	
10					Evid. 802.	This is not hearsay as it is	
11			POST	Lighility / Cat	Objection, Relevance Fed.	not offered for the truth of the	
12		43	Chapter 14, Crisis	Liability / Sgt. Dungka	R. Evid. 402. This is the	matter asserted.	
13			Intervention		subject of	It is offered to show that there	
14					defendants' Motion in	was a policy.	
15	•				Limine #4 Defendants are		
16			Medical		unable to lodge targeted		
17		44	Records including (AG	Damages / Liza Gold	objections		
18			742-832)		because this one "exhibit" lists		
19	-				486 pages Defendants are		
20			Kentfield		unable to lodge		
21		45	Rehab Med Records	Damages /	objections because the		
22		τJ	(11,564 pages to be	Liza Gold	Kentfield records produced by		
23			excerpted)		plaintiff consist of 11,564 pages		
24	L		<u>I</u>	<u> </u>	01 11,504 pages	<u> </u>	
25							
26							
27							
28							
20	l				10		I

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1 2 3 4 5 6 7 8	46	Medical Bills (Including AG 838-907; Parnassus Hospital 8/15/19- 8/30/19; Sutter Health 4/17/20- 4/7/23; Kentfield Hospital SF 9/21/19- 6/15/21)	Damages / Liza Gold			
9 10 11 12 13 14 15 16 17 18	47	Equipment Bills (Including AG 833-837)	Damages / Liza Gold	Defendants are unable to formulate objections to this item as plaintiff has declined to provide a copy of what "Equipment Bills" plaintiff intends to offer. Plaintiff's counsel stated in an e-mail on April 27 "I am not sure we are required to turn over exhibits to you.	The pages have been provided pursuant to FRCP Rule 26	
202122	48	Corresponden ce Ari Gold to Marie Anderson	Liability/ Liza Gold	Objection. Hearsay, Fed. R. Evid. 802	Not hearsay, not offered for the truth of the matter asserted.	
23 24 25 26 27 28	49	Investigator Scene Photos	Liability / Weaver, Cho, Aguilar	While they may be the subject door, MAIT photograph 106 shows three separate bullet trajectories through the door; photographs 911-915 do not	The objection lacks legal ground.	

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1		appear to have bullet holes.	
2		Therefore,	
3		defendants object on	
4		foundational	
5		grounds. Photos 954-969	
		were identified	
6		when furnished to defendants	
7		pre-trial as	
8		"Photos by Liza	
9		Gold." The current evidence	
10		list states that	
11		they are "Investigator's	
		Scene Photos."	
12		Defendants object as lacking	
13		foundation. The	
14		photos were	
15		taken after items were moved (cf	
		shoes in 964 and	
16		966), after blood on the floor had	
17		been wiped in	
18		different	
19		directions (e.g. 965), and so	
		close up as to be	
20		misleading (e.g. 957	
21		Defendants are	
22		unable to lodge	
23		objections. In a group of	
	Pre-injury photos	photographs	
24	50 (Including	provided by plaintiff, a series	
25	AG 944, 947, 950, 951)	of photos	
26		between 00922- 931 are un-	
27		numbered. In	
28		response to	
40	II	12	

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			defense counsel's request for a copy of the plaintiff's		
			exhibits,		
			plaintiff's counsel stated in an e-mail on		
			April 27 "I am not sure we are		
			required to turn		
			over exhibits to you.		
			Objection. Relevance, Fed.		
	12 Ari Gold Injury Photos		R. Evid. 402. In addition,		
	(Including		defendants incorporate the		
	AG 952, 990, 995 and		arguments in their Motion in		
	Photos from August 1, 6,		Limine #5 and	The photos of	
	7, 10, 11, 27, 30; September	Damages /	#7. Photos 947- 951 are the	the injuries are relevant to the	
51	24; October	Liza Gold	subject of Motion in	injuries sustained in this	
	10; December 25 of 2019;		Limine # 5. If a foundation is	incident.	
	and June 1, 8, 21, of 2020;		laid, no objection to #AG000939		
	and March 18, September 29,		and AG000952.		
	and October 19, 2022)		Photos 991-995, 1002 are objected to as		
			irrelevant. Fed. R. Evid. 402		
	Essay by Ari	Damagas /	Objection.	Not hearsay,	
52	Gold (AG 1000)	Damages / Liza Gold	Hearsay, Fed. R. Evid. 802	not offered for the truth of the matter asserted.	
53	Diagram of home (AG 1005)	Liability / Liza Gold			
54	Diagram of shooters	Liability / Weaver or Cho			

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1 2	55	Diagram of Weaver	Liability / Weaver				
3		Shooting		Defendants are			
4				unable to lodge objections as	The model is being created as		
5				they have requested, but	of this writing. Defendants will		
6	56	Model of Bathroom	Liability / David Foley	not been	be provided		
7				provided access to or images of	with the exhibit for inspection		
8				the "model" which plaintiff	as soon as it exists.		
9		D C		intends to use.	Not hearsay,		
10 11	57	Report of Alan Wu, Ph.D.	Liability/ Alan Wu	Objection. Hearsay, Fed. R. Evid. 802	subject to cross examination before this jury.		
12			Weaver Call to		, ,		
13	101.	Audio Recording	Dispatch on July 23, 2019.	Stipulate as Admissible			
14		Recording	Sponsor/Christ opher Weaver	Admissible			
15 16 17	102.	Transcript	Weaver Call to Dispatch on July 23, 2019. Sponsor/Christ opher Weaver	Stipulate as Admissible			
18			Dispatch				
19	103.	Recording .m	communication s, information	Stipulate as			
20 21		p3	to Weaver. Sponsor/Christ opher Weaver	Admissible			
22			1	Object	See defense		
23			Ari Gold with	Relevance,	response to MIL #1. Ari		
24			Monterey Police at 4:00		Gold's actions and behavior is		
25	104.	Audio/Video Recording	pm on July 23,	Responding Officers not	key to deciding		
26			2019. Sponsor/Andre	aware at time of incident	if the officers' actions were		
27			w Herndon	meraent	reasonable. Plaintiff's		
28					experts rely on		

1 2						Ari Gold's statements for their own opinions, credit	
3						him on clear memory of	
5	-				Object	events. See defense	
6					Object Relevance,	response to MIL #1. Ari Gold's behavior	
7 8 9 10 11 12 13 14 15		105.	Transcript	Ari Gold with Monterey Police at 4:00 pm on July 23, 2019. Sponsor/Andre w Herndon	Responding Officers not aware at time of incident	is key to deciding if the officers' actions were reasonable. Plaintiff's experts rely on Ari Gold's statements for their own opinions, credit him on clear memory of events.	
16 17 18		106.	Floorplan	22484 Estoque Place, Salinas, CA Sponsor/Rober t Grindy	Stipulate as Admissible		
19 20 21 22 23 24 25 26		107.	Firearms Exam	Gun Condition Sponsor/Rache 1 Frase	Object. Relevance, unduly prejudicial, calls for undisclosed expert opinion.	The witness established which bullet found in Ari's body was fired by which officer. These facts are relevant to each officer's defenses to charges of excessive force and negligence.	
27							
28							

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1						That the witness	
2						has special training in	
3						processing evidence does	
4				Auto		not mean s/he is an "expert"	
5			Physical	Ordinance Corp. pistol	Object. Relevance,	witness who	
6		108.	Evidence Examination	Serial	unduly prejudicial, calls	disclosed.	
7			Report	#A0A17389 Sponsor/Linh	for undisclosed expert opinion.	Examination of blood found on	
8				Dang	expert opinion.	Ari Gold's gun is directly	
9						relevant to establishing the	
10						timeline of	
11						events during the shooting.	
12				0 1:	Objection, this		
13		109.		Ownership Sponsor/John	document has been expressly		
14			Printout	Anderson or Robert Grindy			
15	_			•	CHP 00467)		
16		110.		Time Line	Objection. Unclear as to		
17		110.	PowerPoint PowerPoint	Sponsor/Alicia Cox	what this		
18	-				document is.	See defense	
19						response to MIL #1. Ari	
20				Ari Gold plea agreement.		Gold's behavior	
21				Monterey County		is key to deciding if the	
22		111.	Audio	Superior Court	Object. Relevance, and	officers' actions were	
23		*	Recording	18CR009858 and related	unduly prejudicial.	reasonable. Plaintiff's	
24				case. Sponsor/Liza	projudiciai.	experts rely on	
25				Gold or Fed. R. Evid.		Ari Gold's statements for	
26				K. EV10.		their own opinions, credit	
27						him on clear	
28							

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Í	1			memory of	
				events.	
112.	Certified Copy of Wavier of Rights/No Contest Plea Penal Code §148(c)(1)	Court Record Monterey County Superior Court 18CR009858 Sponsor/Liza Gold or Fed. R. Evid.	Object. Relevance, and unduly prejudicial.	See defense response to MIL #1. Ari Gold's behavior is key to deciding if the officers' actions were reasonable. Plaintiff's experts rely on Ari Gold's statements for their own opinions, credit him on clear memory of events.	
113.	Certified Copy of Wavier of Rights/No Contest Plea Penal Code § 422	Court Record Monterey County Superior Court #19CR007589. Sponsor/Fed. R. Evid. 803(8).	Object. Relevance, and unduly prejudicial.	See defense response to MIL #1. Ari Gold's behavior is key to deciding if the officers' actions were reasonable. Plaintiff's experts rely on Ari Gold's statements for their own opinions, credit him on clear memory of events.	

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1						See defense	
2						response to MIL #1. Ari	
3						Gold's behavior	
4			Certified	Court Record		is key to deciding if the	
5			Copy of Wavier of	Monterey	Object	officers' actions	
		114.	Rights/No	County Superior Court	Object. Relevance, and	were reasonable.	
6			Contest Plea	#19CR008974.	unduly	Plaintiff's	
7			to Felony. Vehicle Code	Sponsor/Liza Gold or Fed.	prejudicial.	experts rely on Ari Gold's	
8			§ 10851.	R. Evid.		statements for	
9						their own opinions, credit	
10						him on clear	
11						memory of events.	
						See defense	
12						response to MIL #1. Ari	
13						Gold's behavior	
14						is key to deciding if the	
15			Certified Copy of	Court Record Monterey		officers' actions	
16		115.	Wavier of	County	Object. Relevance, and	were reasonable.	
17		113.	Rights/No Contest Plea	Superior Court #17CR000972.	unduly	Plaintiff's	
			Penal Code §	Sponsor/Fed.	prejudicial.	experts rely on Ari Gold's	
18			484	R. Evid.		statements for	
19						their own opinions, credit	
20						him on clear	
21						memory of events.	
22	L					events.	П
23							
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116.	Plaintiff's Responses to Requests for Admissions	Liability and Damages. Sponsor/Liza Gold.	Object as to certain admissions which contain information sought to be precluded by MILs. Object as to responses that are not admissions.	The court should rule on these objections after ruling on the motions in limine.	
117.	Physical Examination Report	Liability. Sponsor/John Lutz.	Objection, this calls for the opinion of an undisclosed expert witness.	That the witness has special training in processing evidence does not mean s/he is an "expert" witness who had to be disclosed.	
				See defense response to MIL #1. Ari Gold's behavior is key to deciding if the	

Object.

Relevance and

unduly

prejudicial.

Object.

Relevance and

unduly

prejudicial.

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Ari Gold at

Hospital Post

Shooting.

Sponsor/Erick

Morris

Transcript of

Ari Gold at

Hospital Post

Shooting.

Sponsor/Erick

Morris

Audio

Recording .m

p3

Transcript

officers' actions

reasonable.

Plaintiff's

Ari Gold's

memory of events.

See defense

response to

is key to

MIL #1. Ari

Gold's behavior

deciding if the

officers' actions

experts rely on

statements for their own

opinions, credit him on clear

were

1						were	
2						reasonable. Plaintiff's	
3						experts rely on	
4						Ari Gold's statements for	
						their own	
5						opinions, credit him on clear	
6						memory of	
7						events.	
8				D1 1D		Blood draw confirmed that	
9	1	20.	Search	Blood Draw, Ari Gold.	Object. Relevance and	Ari Gold was	
			Warrant	Sponsor/Jamie	unduly	under the influence of	
10				Rios	prejudicial.	methamphetami	
11						ne That the witness	
12						has special	
13				Shot		training in	
14	1	21.	Side by Side	Distribution.	Object Calls for	processing evidence does	
			Diagrams	Sponsor/Rober	undisclosed expert opinion.	not mean s/he is	
15				t Grindy	1 1	an "expert" witness who	
16						had to be	
17						disclosed. That the witness	
18						has special	
19				Bullet		training in processing	
	1	22.	PowerPoint	Fragments.	Object Calls for undisclosed	evidence does	
20			rowerronn	Sponsors/Robe rt Grindy and	expert opinion.	not mean s/he is	
21				David Ritter		an "expert" witness who	
22						had to be	
23	-			Dathroom		disclosed.	
24	1	23.	Coop Inc.	Bathroom Measurements.	Stipulate as		
25			Scan Image	Sponsor/Rober t Grindy	Admissible		
26				Diagrams.			
27	1	24.	ML-024-19 Figures	Liability. Sponsor/Rober	Stipulate as Admissible		
			1 150103	t Grindy	7 MIIII 55101C		
28		l.				I.	· · · · · · · · · · · · · · · · · · ·

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1 2 3 4	125.	Diagram	Trajectories. Liability. Sponsor/Rober t Grindy	Objection, unable to identify document.	This diagram is from the same sequence of drawings to which Plaintiff has stipulated.	'
5 6 7	126.	Photograph	Bathroom. Liability Sponsor/David Ritter.	Objection, unable to identify document.	This photograph has been identified as Area Where Gold Sat.jpg	
8 9 10 11	127.	Photograph	Bedroom. Liability. Sponsor/David Ritter	Objection, unable to identify document.	This photograph has been identified as Bedroom View from Bed Toward Bath Door.jpg	
12 13 14	128.	Photograph	Floor. Liability. Sponsor/David Ritter	Objection, unable to identify document.	This photograph has been identified as Blood outside of Bathroom Door.jpg	
1516171819	129.	Diagram	Bathroom. Liability. Sponsor/David Ritter	Objection, unable to identify document.	This photograph has been identified as Diagram of Toilet-Sink Bullet Fragment Locations Zoom In.jpg	
202122	130.	Diagram	Master Suite. Liability Sponsor/David Ritter and Robert Grindy	Objection, unable to identify document.	This diagram has been identified as Bullet Fragment Locations.jpg	
23242526	131.	Diagram	Master Suite and jacuzzi. Liability. Sponsor/David Ritter and Robert Grindy	Objection, unable to identify document.	This diagram has been identified as Casings Locations.jpg	
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132.	Diagram	Jacuzzi Room. Liability. Sponsor/Rober t Grindy	Objection, unable to identify document.	This diagram has been identified as 32 Diagram of Location of Items 201- 211.jpg	
133.	Photograph	House Entrance. Sponsor/Kristi Cho or Christopher Weaver.	Objection, unable to identify document.	This photograph has been identified as Entrance to House.jpg	
134.	Photograph	IMG 0001 Jacuzzi & Floor. Liability. Sponsor/David Ritter	Stipulate as Admissible		
135.	Photograph	IMG 0004 Gun on Floor. Liability. Sponsor/David Ritter	Stipulate as Admissible		
136.	Photograph	IMG 0005 Gun on Floor. Liability. Sponsor/David Ritter	Stipulate as Admissible		
137.	Photograph	IMG 0006 Gun side Liability. Sponsor/David Ritter	Stipulate as Admissible		
138.	Photograph	IMG 0007 Gun side. Liability. Sponsor/David Ritter	Stipulate as Admissible		
139.	Photograph	IMG 0009 Gun and Serial Number. Liability. Sponsor/David Ritter	Stipulate as Admissible		

140.	Photograph	IMG 010 Bedroom Liability. Sponsor/David Ritter	Stipulate as Admissible	
141.	Photograph	IMG 0013 Gun & Bullet. Liability. Sponsor/David Ritter	Stipulate as Admissible	
142.	Photograph	IMG 0013 Bullet Liability. Sponsor/David Ritter	Stipulate as Admissible	
143.	Photograph	IMG 0015 Gun by Jacuzzi. Liability. Sponsor/David Ritter	Stipulate as Admissible	
144.	Photograph	IMG 0016 Gun with ammo. Liability. Sponsor/David Ritter	Stipulate as Admissible	
145.	Photograph	IMG 0018 Fireplace Liability. Sponsor/David Ritter	Stipulate as Admissible	
146.	Photograph	IMG 0018 Entry to bedroom. Liability. Sponsor/David Ritter	Stipulate as Admissible	
147.	Photograph	Armoire and Jacuzzi. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible	

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148.	Photograph	IMG 0020. Rifle Liability. Sponsor/David Ritter	Stipulate as Admissible	
149.	Photograph	IMG 0031 Pants. Liability. Sponsor/David Ritter	Stipulate as Admissible	
150.	Photograph	IMG 0033 Search of Pants. Liability. Sponsor/David Ritter	Stipulate as Admissible	
151.	Photograph	IMG 0034 Rounds in pants pocket. Liability. Sponsor/David Ritter	Stipulate as Admissible	
152.	Photograph	IMG 0035 Pocket Contents. Liability. Sponsor/David Ritter	Stipulate as Admissible	
153.	Photograph	IMG 0050 Trajectories Liability. Sponsor/Rober t Grindy	Stipulate as Admissible	
154.	Photograph	IMG 0052 Sink Liability. Sponsor/David Ritter	Stipulate as Admissible	
155.	Photograph	IMG 0053 Shower Liability. Sponsor/David Ritter	Stipulate as Admissible	

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1 2 3 4	156.	Photograph	IMG 0055 Bathroom Reverse View. Liability. Sponsor/David Ritter	Stipulate as Admissible		
5 6 7	157.	Photograph	IMG 0057 Floor Liability. Sponsor/David Ritter	Stipulate as Admissible		
8 9 10	158.	Photograph	IMG 0058 Item 210 Liability. Sponsor/David Ritter	Stipulate as Admissible		
11 12 13	159.	Photograph	IMG 0060 Item 211 Liability. Sponsor/David Ritter	Stipulate as Admissible		
14 15	160.	Photograph	IMG 0062 Clip #1 Liability. Sponsor/David Ritter	Stipulate as Admissible		
16 17 18 19	161.	Photograph	IMG 0063 Floor in bedroom. Liability. Sponsor/David Ritter	Stipulate as Admissible		
20 21	162.	Photograph	IMG 0064 Clip #2 Liability. Sponsor/David Ritter	Stipulate as Admissible		
 22 23 24 25 26 	163.	Photograph	IMG 0079 Bathroom door and fireplace Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
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164.	Photograph	IMG Markers 8 & 19 Liability. Sponsor/David Ritter	Stipulate as Admissible		
165.	Photograph	IMG 0082 Bedroom Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
166.	Photograph	IMG 0082 Bullet Liability. Sponsor/David Ritter	Stipulate as Admissible		
167.	Photograph	IMG 0084 Bullet #9 Liability. Sponsor/David Ritter	Stipulate as Admissible		
168.	Photograph	IMG 0086 Bullet Liability. Sponsor/David Ritter	Stipulate as Admissible		
169.	Photograph	IMG 0087 Strikemark 126. Liability. Sponsor/David Ritter	Stipulate as Admissible		
170.	Photograph	IMG 0088 Closeup of Strikemark. Liability. Sponsor/David Ritter	Stipulate as Admissible		
171.	Photograph	IMG 0097 Bedroom and Jacuzzi Room Liability. Sponsor/David Ritter	Stipulate as Admissible		

172.						
173.	2 3	172.	Photograph	Wall with gunshots. Liability. Sponsor/David		
Shower Stall. Liability. Sponsor/David Ritter Stipulate as Admissible	5 6	173.	Photograph	Bullet Liability. Sponsor/David		
12 175. Photograph Fireplace. Liability. Sponsor/Rober t Grindy 16 17 17 18 18 19 177. Photograph Fireplace Liability. Sponsor/Rober t Grindy 17 18 18 19 17 17 18 18 19 19 17 19 19 19 19 19 19 19 19 19 19 19 19 19	9	174.	Photograph	Shower Stall. Liability. Sponsor/David		
176. Photograph Foot of bed. Liability. Sponsor/Rober t Grindy 187	12 13	175.	Photograph	Jacuzzi from fireplace. Liability. Sponsor/Rober		
177. Photograph IMG 0100 Armoire & Jacuzzi. Liability. Sponsor/David Ritter IMG 0100 In Front of Armoire. Liability. Sponsor/David Ritter 178. Photograph Liability. Sponsor/David Ritter Admissible Stipulate as Admissible Armoire. Liability. Sponsor/David Ritter	16 17	176.	Photograph	Jacuzzi from foot of bed. Liability. Sponsor/Rober		
23 24 25 26 IMG 0100 In Front of Armoire. Liability. Sponsor/David Ritter Stipulate as Admissible Sponsor/David Ritter	19 20 21	177.	Photograph	Armoire & Jacuzzi. Liability. Sponsor/David		
	23 24	178.	Photograph	Front of Armoire. Liability. Sponsor/David		
28	27		1		•	1

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IMG 0103 Marker 15 Liability. Sponsor/David Ritter					
180. Photograph Door, Jacuzzi and Floor Liability. Sponsor/David Ritter	179.	Photograph	Marker 15 Liability. Sponsor/David		
181. Photograph Sponsor/David Ritter 182. Photograph Photograph IMG 0107 Jacuzzi Room Entrance Liability. Sponsor/David Ritter 183. Photograph IMG 0107 Grey Truck Liability. Sponsor/Kristi Cho. 184. Photograph Jacuzzi Room Entrance Liability. Sponsor/David Ritter 185. Photograph IMG 0108 Marker 16 bullet fragment Liability. Sponsor/David Ritter 186. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter 187. Stipulate as Admissible Admissible Stipulate as Admissible Ritter 188. Photograph Stipulate as Admissible Ritter	180.	Photograph	Door, Jacuzzi and Floor Liability. Sponsor/David		
182. Photograph Entrance Liability. Sponsor/David Ritter 183. Photograph Photograph Image: Image: Stipulate as Admissible Photograph Image: Stipulate as Admissible Stipulate as Admissible Stipulate as Admissible Photograph Image: Stipulate as Admissible Stipulate as Admissible Stipulate as Admissible Photograph Image: Stipulate as Admissible Stipulate as Admissible Photograph Image: Stipulate as Admissible Stipulate as Admissible Photograph Image: Stipulate as Admissible Stipulate as Admissible Ritter 185. Photograph Image: Stipulate as Admissible Photograph Ritter Image: Stipulate Ritter	181.	Photograph	Marker 15 Liability. Sponsor/David		
183. Photograph Grey Truck Liability. Sponsor/Kristi Cho. 184. Photograph Photograph IMG 0108 Marker 16 bullet fragment Liability. Sponsor/David Ritter IMG 0109 doorway Liability. Sponsor/David Ritter Stipulate as Admissible Stipulate Admissi	182.	Photograph	Jacuzzi Room Entrance Liability. Sponsor/David		
184. Photograph Marker 16 bullet fragment Liability. Sponsor/David Ritter Stipulate as Admissible 185. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter Stipulate as Admissible 186. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter Stipulate as Admissible 187. Photograph Marker 16 bullet fragment Liability. Stipulate as Admissible 188. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter Stipulate as Admissible 188. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter Stipulate as Admissible 188. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter Stipulate as Admissible 188. Photograph IMG 0109 doorway Liability. Sponsor/David Ritter IMG 0109 doorway Liabilit	183.	Photograph	Grey Truck Liability. Sponsor/Kristi		
185. Photograph Liability. Sponsor/David Ritter Stipulate as Admissible	184.	Photograph	Marker 16 bullet fragment Liability. Sponsor/David		
	185.	Photograph	doorway Liability. Sponsor/David		
28					

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1 2 3 4	186.	Photograph	IMG 0110 gun blood and belt Liability. Sponsor/David Ritter	Stipulate as Admissible		
5 6 7 8 9 10 11 12 13	187.	Photograph	IMG 0111 Bathroom exposure brightened. Liability. Sponsor/David Ritter	Objection. Unable to identify document, but appears to be a doctored photo without expert testimony to justify editing.	This photograph is the same as No. 190 lightened to show detail. It was not produced as anything but a "lightened" version of another photograph, therefore was not "doctored" and passed off as something it's not.	
14 15 16 17	188.	Photograph	IMG 0111 Bathroom. Liability. Sponsor/David Ritter	Stipulate as Admissible		
18 19 20 21 22 23 24 25 26 27	189.	Photograph	IMG 0112 Floor of bathroom exposure brightened. Liability. Sponsor/David Ritter	Objection. Unable to identify document, but appears to be a doctored photo without expert testimony to justify editing.	This photograph is the same as No. 190 lightened to show detail. It was not produced as anything but a "lightened" version of another photograph, therefore was not "doctored" and passed off as something it's not.	

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1 2 3 4	190.	Photograph	IMG 0112 Floor of bathroom. Liability. Sponsor/David Ritter	Stipulate as Admissible		I
5 6 7	191.	Photograph	IMG 0112 Shower area. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
8 9 10 11	192.	Photograph	IMG 0113 Shower reverse angle. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
12 13 14	193.	Photograph	IMG 0115 Shower Stall. Liability. Sponsor/David Ritter	Stipulate as Admissible		
15 16 17 18	194.	Photograph	IMG 0116 Glass behind shower stall (right side) Liability. Sponsor/David Ritter	Stipulate as Admissible		
19 20 21	195.	Photograph	IMG 0116 Grey Truck. Liability. Sponsor/Kristi Cho	Stipulate as Admissible		
222324	196.	Photograph	IMG 0117 Mirror. Liability. Sponsor/David Ritter	Stipulate as Admissible		
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1 2 3 4 5 6 7 8 9	197.	Photograph	IMG 0118 Brightened. Liability. Sponsor/David Ritter	Objection. Unable to identify document, but appears to be a doctored photo without expert testimony to justify editing.	This photograph is the same as No. 198 lightened to show detail. It was not produced as anything but a "lightened" version of another photograph, therefore was not "doctored" and passed off as something it's not.	
11 12 13 14	198.	Photograph	IMG 0118 Glass behind shower stall (right side) Liability. Sponsor/David Ritter	Stipulate as Admissible		
15 16 17	199.	Photograph	IMG 0118 Sink. Marker 19. Liability. Sponsor/David Ritter	Stipulate as Admissible		
18 19 20 21 22	200.	Photograph	IMG 0119 Bathroom view from right corner. Liability. Sponsor/David Ritter	Stipulate as Admissible		
23 24	201.	Photograph	IMG 0120 Bullet. Liability. Sponsor/David Ritter	Stipulate as Admissible		
25262728	202.	Photograph	IMG 0127 Bathroom Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
28			t Clindy			

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203.	Photograph	IMG 0128 doorway and man. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible	
204.	Photograph	IMG 0130 Exterior of bathroom. Liability. Sponsor/David Ritter	Stipulate as Admissible	
205.	Photograph	IMG 0134 Bullet Liability. Sponsor/David Ritter	Stipulate as Admissible	
206.	Photograph	IMG 0178 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible	
207.	Photograph	IMG 0192 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible	
208.	Photograph	IMG 0227 Trajectory. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible	
209.	Photograph	IMG 0234 Mirror. Liability. Sponsor/David Ritter	Stipulate as Admissible	
210.	Photograph	IMG 0235 Mirror. Liability. Sponsor/David Ritter	Stipulate as Admissible	

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1 2 3 4		211.	Photograph	IMG 0264 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		•
5 6 7		212.	Photograph	IMG 0266 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
8 9 10 11		213.	Photograph	IMG 0271 Numbering Key Liability. Sponsor/David Ritter and Robert Grindy	Stipulate as Admissible		
12 13 14		214.	Photograph	IMG 0273 behind glass wall. Liability. Sponsor/David Ritter	Stipulate as Admissible		
151617		215.	Photograph	IMG 0276 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
18192021		216.	Photograph	IMG 0282 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
22232425		217.	Photograph	IMG 0291 Trajectories. Liability. Sponsor/Rober t Grindy and David Ritter	Stipulate as Admissible		
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1 2 3 4	218.	Photograph	IMG 0292 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
5 6 7	219.	Photograph	IMG 0298 Trajectories. Liability. Sponsor/Rober t Grindy	Stipulate as Admissible		
8 9 10	220.	Photograph	IMG 0301 Gun Liability. Sponsor/David Ritter	Stipulate as Admissible		
11 12 13	221.	Photograph	IMG 0367 Trajectories. Liability. Sponsor/Rober t Grindy and David Ritter	Stipulate as Admissible		
14 15 16	222.	Photograph	IMG 0371 Shoes. Liability. Sponsor/David Ritter	Stipulate as Admissible		
17 18 19	223.	Photograph	IMG 0375 Shoes. Liability. Sponsor/David Ritter	Stipulate as Admissible		
20 21 22 23 24 25 26 27 28	224.	Photograph	IMG 0378 Brightened. Liability. Sponsor/David Ritter	Objection. Unable to identify document, but appears to be a doctored photo without expert testimony to justify editing.	This photograph is the same as No. 225 lightened to show detail. It was not produced as anything but a "lightened" version of another photograph, therefore was not "doctored"	

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1						and passed off	
2						as something it's not.	
3							
4							
5							
6							
7				IMG 0378			-
8	,	225.	Total of the	Back of Shower	Stipulate as		
9			Photograph	Liability. Sponsor/David	Admissible		
10				Ritter			
11				View from corner master	Objection.		
12		226.	Photograph	suite. Liability.	Unable to identify		
13				Sponsor/Rober t Grindy	document		
14						Photograph was	
15						produced as entitled.	
16				Master Site	Objection.	Plaintiff has stipulated to	
17		227.	Diagram	Liability.	Unable to	others produced at the same	
18				Sponsor/Rober t Grindy	identify document	time,	
19						photograph can be revisited at	
20						Pretrial Conference.	
21						Photograph was	_
22						produced as entitled.	
23				Red Truck.	Objection.	Plaintiff has stipulated to	
24	,	228.	Photograph	Liability. Sponsor/Christ	Unable to	others produced	
25			<i>6</i> T	opher Weaver and Kristi Cho	identify document	at the same time,	
26				and KHSH CHO		photograph can be revisited at	
26						Pretrial	
						Conference.	
28					25		l

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1 2 3 4 5 6	229.	Photograph	Red Truck. Liability. Sponsor/Christ opher Weaver and Kristi Cho	Objection. Unable to identify document	Photograph was produced as entitled. Plaintiff has stipulated to others produced at the same time, photograph can be revisited at Pretrial	
8					Conference.	
9 10 11 12 13 14	230.	Photograph	Red Truck. Liability. Sponsor/Christ opher Weaver and Kristi Cho	Objection. Unable to identify document	Photograph was produced as entitled. Plaintiff has stipulated to others produced at the same time, photograph can be revisited at Pretrial Conference.	
15 16 17 18 19 20 21	231.	Photograph	Shower well. Liability. Sponsor/David Ritter	Objection. Unable to identify document	Photograph was produced as entitled. Plaintiff has stipulated to others produced at the same time, photograph can be revisited at Pretrial Conference.	
222324252627	232.	Photograph	Side of House. Liability. Sponsor/Christ opher Weaver and Kristi Cho	Objection. Unable to identify document	Photograph was produced as entitled. Plaintiff has stipulated to others produced at the same time, photograph can be revisited at	
28						

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1					Pretrial		
2					Conference.		
3							
4					Photograph		_
5					was produced		
6			Trainatorias		as entitled. Plaintiff has		
7	233.		Trajectories. Liability.	Objection. Unable to	stipulated to others produced		
8	233.	Photograph	Sponsor/Rober t Grindy and	identify	at the same		
9			David Ritter	document	time, photograph can		
10					be revisited at Pretrial		
11					Conference.		
12					Photograph was produced		
13			Trajectories		as entitled. Plaintiff has		
14			and corner.	Objection.	stipulated to		
	234.	Photograph	Liability. Sponsor/Rober	Unable to identify	others produced at the same		
15			t Grindy and	document	time,		
16			David Ritter		photograph can be revisited at		
17					Pretrial Conference.		
18					Photograph		_
19					was produced as entitled.		
20			Trajectories and floor.	Objection	Plaintiff has		
21	235.	Photograph	Liability.	Objection. Unable to	stipulated to others produced		
22		Thotograph	Sponsor/Rober t Grindy and	identify document	at the same time,		
23			David Ritter		photograph can		
24					be revisited at Pretrial		
25					Conference.		
26							
27							
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1 2 3 4 5	236.	CAD Log	Monterey Communicatio ns Center Liability. Sponsor/Alicia Cox and Christopher Weaver	Stipulate as Admissible		
6 7 8 9	237.	CHP Beat Sheet	Monterey Area. Liability. Sponsor/Kristi Cho and Christopher Weaver	Stipulate as Admissible		
10 11 12 13	238.	Records subpoenaed	Coroner Division, Monterey. Liability. Sponsor/Venus Azar.	Objection, Hearsay and relevance.	Business record. Ari Gold's cause of death is relevant to Plaintiff's damage claims.	
14 15 16 17	239.	Records subpoenaed	Natividad Medical Center. Liability. Sponsor/Lilia Trij	Objection. Hearsay. Unable to identify document	Business record.	
18 19 20	240.	Records subpoenaed	Salinas Valley Memorial Hospital Liability. Sponsor/Jennif er Perez	Objection. Unable to identify which portions of document are offered.		
21 22 23 24 25 26	241.	Defense Statement in Mitigation including attachments	Monterey County Superior Court #19CR008974 (filed November 29, 2022). Liability. Sponsor/Liza Gold and Fed.	Object. Hearsay, relevance and unduly prejudicial.	Statement against interest. Relevant to Plaintiff's liability and damages claims, witness credibility and Defendants' defenses.	

1 2 3 4 5 6 7 8	242.	Transcript	Testimony of Ari Gold, Monterey County Superior Court #19CR008974 (Oct. 17, 2022) Liability. Sponsor/Liza Gold, Jeannette Jessup, Alicia Cox, and Fed. R. Evid.	Object as to certain portions of the testimony to the extent that it presents facts that are precluded by motions in limine.	Court may decide following rulings on motions in limine.	
9			911 calls, July	Objection,		
10	243.	Audio recording	23, 2019. Liability.	Hearsay, and insufficiently	Business record.	
11		recording	Sponsor/variou s	designated.	record.	
12					Business record to be	
13					authenticated by witness.	
14					Record of Ari	
15			Monterey County	Object. Hearsay, relevance,	Gold's encounter with	
16	244	Daganda	Sheriff's Office. Report	insufficiently identified,	law enforcement is	
17	244.	Records subpoenaed	YG1606218 Liability.	unduly prejudicial, calls	relevant to establishing his	
18			Sponsor/Liza	for facts sought	mental	
19			Gold, Officer Gentry	to be excluded by MILS	condition and how he got to it,	
20					relevant to explaining	
21					Defendant's response to Ari	
22					Gold's actions.	
23	245		IMG 0107 Shower well.	Stimulata as		
24	245.	Photograph	Liability. Sponsor/David	Stipulate as Admissible		
25			Ritter			
26				Object.		
27						

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1					ĺ	Business	
2					Hearsay,	record to be authenticated by	
3					relevance, insufficiently	witness.	
				Mantanari	identified,	Record of Ari Gold's	
4				Monterey County	unduly prejudicial, calls	encounter with	
5				Sheriff's	for facts sought	law	
6		246.	Records	Office. Report YG1606242	to be excluded	enforcement is relevant to	
7			subpoenaed	Liability.	by MILS, offers undisclosed	establishing his	
				Sponsor/	expert opinions.	mental	
8				Officer Richardson		condition and how he got to it,	
9				Richardson		relevant to	
10						explaining	
11						Defendant's response to Ari	
11						Gold's actions.	
12					Object.	Business record	
13						to be authenticated by	
14					Hearsay, relevance,	witness.	
					insufficiently	Record of Ari Gold's	
15					identified,	encounter with	
16				Monterey	unduly prejudicial, calls	law	
17				County	for facts sought	enforcement is relevant to	
18				Sheriff's	to be excluded	establishing his	
		.247.	Records	Office. Report YG1903101	by MILS, offers undisclosed	mental	
19			subpoenaed	Liability.	expert opinions.	condition and how he got to it,	
20				Sponsor/ Officer		relevant to	
21				Norlund		explaining Defendant's	
22						response to Ari	
						Gold's actions.	
23						Officer will testify to his	
24						encounter with	
25						Ari Gold that	
26					Object.	day	
	 						
27							

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1 2 3 4 5 6 7 8 9 10 11 12 13 14	248.	Records subpoenaed	Monterey County Sheriff's Office. Report EG1701529 Liability. Sponsor/Liza Gold Officer F. Carlin	Hearsay, relevance, insufficiently identified, unduly prejudicial, calls for facts sought to be excluded by MILS, offers undisclosed expert opinions.	Business record to be authenticated by witness. Record of Ari Gold's encounter with law enforcement is relevant to establishing his mental condition and how he got to it, relevant to explaining Defendant's response to Ari Gold's actions. Officer will testify to his encounter with Ari Gold that day	
15 16 17 18 19 20 21 22 23	249.	Application	Dept. of Rehab. Damages. Sponsor/Liza Gold	Hearsay, relevance, insufficiently identified, unduly prejudicial, calls for facts sought to be excluded by MILS, offers undisclosed expert opinions.	Business record. Relevant to Plaintiff's liability and damage claims; witness credibility.	
242526	250.	Photograph	Gold. Liability. Sponsor/Christ opher Weaver	Object, vague as to which photograph	All photographs were produced, can be identified.	
27 28				41		

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1 2 3	251.	Photograph	Bathroom. Liability. Sponsor/Christ opher Weaver	Object, vague as to which photograph	All photographs were produced, can be identified.	
456	252.	Photograph	Bathroom. Liability. Sponsor/Christ opher Weaver	Object, vague as to which photograph	All photographs were produced, can be identified.	
7 8 9	253.	Photograph	Gun. Liability. Sponsor/Christ opher Weaver	Object, vague as to which photograph	All photographs were produced, can be identified.	
10 11 12	254.	Photograph	Bathroom. Liability. Sponsor/Christ opher Weaver	Object, vague as to which photograph	All photographs were produced, can be identified.	
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Dated: Ap.	ril 29, 2025		By: Walte Jeffre Attor	submitted, AMILTON, & KEA/s/Jeffrey Walker er H. Walker, III ey S. Walker neys for Plaintiffs	
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2				
3	Dated: April 29, 2025		Respectfully su	bmitted,
4			ROB BONTA	ral of California
5			ELISABETH A. F	ral of California FRATER eputy Attorney General
6			Super vising Be	paty rittorney General
7			By:/s/I	Rohit Kodical Pasquali
8			Denuty At	torney General
9			California, Highway P	For Defendants State of by and through the California Catrol, CHP Officer Kristi Cho Officer Christopher Weaver
10			and CHP (Officer Christopher Weaver
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